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| APPLICATION NO.   | FILING DATE     | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.      | CONFIRMATION NO. |
|---|-----------------|----------------------|--------------------------|------------------|
| 09/518,948  | 03/06/2000      | Fred Slavin          | P/2167-141               | 8859             |
| 21967   | 7590 12/19/2005 | EXAMINER             |                          | INER             |
| HUNTON & WILLIAMS LLP                                   |                 |                      | KARMIS, STEFANOS         |                  |
| INTELLECTUAL PROPERTY DEPARTMENT<br>1900 K STREET, N.W. |                 |                      | ART UNIT                 | PAPER NUMBER     |
| SUITE 1200  |                 |                      | 3624                     |                  |
| WASHINGTON, DC 20006-1109                               |                 |                      | DATE MAIL ED: 12/10/2009 | •                |

Please find below and/or attached an Office communication concerning this application or proceeding.

| Office Action Summers  | Application No. 09/518,948  | Applicant(s)   |  |  |  |
|--|---|--|--|--|--|
| Office Action Summers  | 09/518,948  | 1  |  |  |  |
|  |   | SLAVIN ET AL.  |  |  |  |
| Office Action Summary  | Examiner  | Art Unit   |  |  |  |
|  | Stefano Karmis  | 3624   |  |  |  |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply   |   |  |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING I  - Extensions of time may be available under the provisions of 37 CFR I  after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statu  Any reply received by the Office later than three months after the maili  earned patent term adjustment. See 37 CFR 1.704(b).  | DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin 1 will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). |  |  |  |
| Status   |   |  |  |  |  |
| 1) Responsive to communication(s) filed on 15.   | <u>September 2005</u> .   |  |  |  |  |
| ,  | •—  |  |  |  |  |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is   |   |  |  |  |  |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  |   |  |  |  |  |
| Disposition of Claims  |   |  |  |  |  |
| 4) ⊠ Claim(s) <u>1-90</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-90</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/  | awn from consideration.   |  |  |  |  |
| Application Papers   |   |  |  |  |  |
| 9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) according a contract that any objection to the Replacement drawing sheet(s) including the correction of the correc | cepted or b) objected to by the edrawing(s) be held in abeyance. Section is required if the drawing(s) is ob  | e 37 CFR 1.85(a).<br>jected to. See 37 CFR 1.121(d).                       |  |  |  |
| Priority under 35 U.S.C. § 119   |   |  |  |  |  |
| <ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>   |   |  |  |  |  |
| Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/06)  Paper No(s)/Mail Date   | 4) Interview Summary Paper No(s)/Mail D  5) Notice of Informal F  6) Other:   |  |  |  |  |

#### **Detailed Action**

The following communication is in response to Applicant's amendment filed 15
 September 2005.

### Status of Claims

2. Claims 1, 4, 7, 11, 14, 24, 25, 48, 51, 65-67, 70-72, 78-81, 83-85, 87 and 90 are previously presented. Claims 2, 3, 5, 6, 8-10, 12, 13, 15-23, 26-47, 49, 50, 52-64, 68, 69, 73-77, 82, 86, 88 and 89 are left as originally filed. Therefore claims 1-90 are under prosecution in this application.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

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5. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. Claims 1-12, 14-22, 24-34, 36-41, 43-78, 81-88 and 90 are rejected under 35 U.S.C. 103(a) as being unpatentable over Savage et al. (hereinafter Savage) US Publication US 2002/0026394 in view of Schlect et al. (hereinafter Schlect) U.S. Patent 6,035,285 and Langhammer U.S. Publication 2002/0099622.

Regarding independent claims 1, 25, 48 and 67, Savage teaches a method for an ordering and payment allocation system for a seller, the method comprising the acts of:

a database (page 6, paragraph 0057);

a network interface coupled to the communications network (page 6, paragraph 0057);

a processor, the processor executing functions which include (page 6, paragraph 0057):

receiving two or more orders from at least one buyer (page 8, paragraph 0067);

evaluating the at least one order against one or more criteria, orders which meet the or more criteria being approved (page 9, paragraph 0074-0075);

booking the approved orders (page 10, paragraph 0079);

consolidating the orders into a consolidated invoice (page 15, paragraph 0108);

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making the consolidated invoice available to the at least one buyer (page 15, paragraph 0110);

receiving an indication from the at least one buyer as to which of the orders a payment is being approved (page 15, paragraph 0111 and page 11, paragraph 0086-0087); and

allocating the payments to for which the payment has been made (page 15, paragraph 0111). Savage fails to teach subsidiaries and an order environment. Schlect teaches a consolidated billing system in which resources are provided by a single resource provider (column 9, lines 34-52). These resources can be tracked, presented and billed separately for individual companies or combined into one invoice (column 15, lines 8-39 and column 24, lines 20-40). Further Langhammer teaches a merchant-affiliated direct wholesale marketing and fulfillment system in which orders taken at one seller corresponding to multiple affiliated wholesalers are consolidated into a single invoice as well as payment allocation (page 8, paragraph 0077 and page 8, paragraph 0078). Langhammer also teaches providing unique identifiers associated with an invoice (page 7, paragraph 0075). It would have been obvious to one of ordinary skill in the art at the time of the Applicant's invention to modify Savage to include the teachings of Schlect and Langhammer because they all teach consolidating invoices for consumers that make multiple purchases from more than one seller and the consolidation of the invoices.

Claims 2, 26, 49 and 68, the orders are received electronically (page 8, paragraph 0067).

Claims 3, 27, 50 and 69, the orders are received via the Internet (page 8, paragraph 0067).

Claims 4, 28, 51 and 70, the act of evaluating a received order against at least one of a spending limit corresponding to the buyer's organization and an available credit limit corresponding to the buyer's organization to determine whether to book the received order (page 8, paragraph 0068 and page 9, paragraph 0074-0075).

Claims 5, 6, 29, 52, 71 and 72, booking those received orders which have been evaluated as not exceeding the evaluated spending limits and creating a receivable entry in a seller account receivable system (page 9, paragraphs 0074-0076).

Claims 7, 30, 53 and 73, the consolidation act is comprised of the acts of sorting and compiling the booked orders to create a single invoice (page 14, paragraph 0102-0105).

Claims 8, 31, 54, and 74, compiling includes formatting booked orders received from different buying organizations into a common format (page 15, paragraph 0108).

Claims 9, 10, 32, 55, 75 and 76, the consolidated invoice includes sub-invoice data, sub-invoice data being data which corresponds to booked orders placed by a respective user and transmitting it to the respective user (page 15, paragraphs 0108-0110 and Figures 24-29).

Claims 11, 33, 56, and 77, making the consolidated invoice available includes sending an electronic message to the buyer to notify the buyers of an availability of the consolidated invoice,

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distributing a paper statement to the buyer and transmitting the consolidated invoice to the buyer (page 15, paragraph 0110).

Claims 12, 34 and 78, displaying the consolidated invoice on a buyer terminal, wherein the buyer indicates approval of sub-invoice items corresponding to the consolidated invoice using the buyer terminal (page 15, paragraph 0110).

Claims 14, 15, 36, 79, and 80, using the buyer terminal to authorize payment to the seller and receiving a payment from the buyer (page 15, paragraphs 0110-0111).

Claims 16, 37 and 82, the payment is received via one of an automated clearing house, a wire transfer, a lock box, a foreign exchange trade, electronic cash, netting via the Internet, an electronic wallet and a check (page 15, paragraph 0111).

Claims 17, 38, 57, and 83, updating a payment master database comprising records of payment date, payment method, payment reference, payment amount, from currency, to currency f/x tax and fee data, distribution status, and an amount distributed (page 13, paragraphs 0095-0097).

Claims 18, 39, 58, and 84, processing the received payments (page 15, paragraph 0111).

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Claims 19, 40 and 85, performing a consolidated receivable process to gather payment data into consolidated receivables data for a single report, matching the consolidated receivables data to an outstanding sub-invoice file and providing the matched data to the seller; providing complete accounts receivable processing, the act of providing complete accounts receivable processing comprises the acts of: receiving the matched data, applying the merged and consolidated receivables data to create accounts receivable and general ledger update data, and updating a general ledger corresponding to the seller (page 13, paragraph 0100 thru page 14, paragraph 0102).

Claims 20 and 86, payment data is gathered into the single report during the consolidated receivables process received from a plurality of service providers (page 13, paragraph 0100 thru page 14, paragraph 0102).

Claims 43 and 60, the order management system comprises an Internet web site (page 8, paragraph 0067).

Claims 44 and 61, a division profiles consists of an identification code, a subsidiary name, a subsidiary address, a subsidiary contact, a subsidiary bank, a subsidiary bank account and a seller's general ledger (page 9, paragraph 0075-0076);

Claims 45 and 62, the order management system comprises an invoice master database comprising consolidated invoice data records and corresponding sub-invoice data records (page 13, paragraphs 0095-0097).

Claims 46, 47, 63 and 64, consolidated invoice and sub-invoice data records have an invoice date, a customer reference, a consolidated invoice reference number, a total invoice amount; an invoice amount paid, an invoice adjustment amount, an invoice amount outstanding, and an invoice amount distributed (Figures 24-29).

Claims 21, 41, 59, 65 and 87, receiving the authorized payment, disaggregating the received payment to associate portions of the received payment with one or more selling subentities; processing the received payment to update an accounts receivable system, generating at least one funding report, delivering the at least one funding report to the respective sub-entities; and transferring the disaggregated funds to financial accounts for the corresponding sub-entities (page 15, paragraph 0110-0111 and page 16, paragraph 0113).

Claims 22 and 88, the funding report generation act is comprised of the act of updating a payment master database to reflect a distribution status and amount distributed to the corresponding subsidiary (page 15, paragraph 0110-0111 and page 16, paragraph 0113).

Claims 24, 66 and 90, Savage fails to teach funding a subsidiary corresponding to a holding account via a foreign exchange if the incremental funding amount equals or exceeds a

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predetermined total when combined with a holding account amount. Official Notice is taken that funding accounts is old and well known in the art. Therefore it would have been obvious to one of ordinary skill in the art at the time of the Applicant's invention to modify the teachings of Savage and including funding a subsidiary corresponding to a holding account via a foreign exchange if the incremental funding amount equals or exceeds a predetermined total when combined with a holding account amount because it is an efficient manner of allocating funds to subsidiaries.

7. Claims 13, 23, 35, 42, 79, 80 and 89 are rejected under 35 U.S.C. 103(a) as being unpatentable over Savage et al. (hereinafter Savage) US Publication US 2002/0026394 in view of Schlect et al. (hereinafter Schlect) U.S. Patent 6,035,285 and Langhammer U.S. Publication 2002/0099622 in further view of Remington U.S. Patent 6,070,150 or Verderamo et al. U.S. Patent 6,230,145.

Claims 13, 23, 35, 42, 79, 80 and 89, Savage teaches providing exception items during payment (page 15, paragraph 0110). Savage further teaches entering an explanation for any bill inquiries (page 11, paragraphs 0086-0087). Savage fails to teach entering a reason code. Remington teaches the use of reason codes when disputing a transaction in a billing environment (column 11, lines 48-55). Further Verderamo also teaches the use of reason codes when disputing a transaction in a billing environment (column 4, lines 37-48). Therefore it would have been obvious to one of ordinary skill in the art at the time of the Applicant's invention to modify the teachings of Savage, Schlect and Langhammer to include the reason code teachings because

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they all teach invoice analysis and exceptions so that the consumer is not charged for transactions they would like to dispute.

## Response to Arguments

8. Applicant's arguments with respect to claims 1-90 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stefano Karmis whose telephone number is (571) 272-6744. The examiner can normally be reached on M-F: 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on (571) 272-6747. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Respectfully Submitted Stefano Karmis 12 December 2005

> HANI M. KAZIMI HIMARY EXAMINER